

From: [Micah Caskey](#)
To: [Court Of Appeals Filings](#)
Cc: [mloxley@hbvlaw.com](#); [bsmith@classactlaw.net](#); [Falin, Lynn](#); [Ritchie, Sierra](#); [gbrandt@hbvlaw.com](#); [jeff@dunlaevylaw.com](#); [stanleytcase@att.net](#); [gconnell@classactlaw.net](#)
Subject: RE: William Tomz v. Capital Investment (5), Case No. 2021-000341
Date: Friday, August 18, 2023 12:43:47 PM
Attachments: [8-17-23 letter to Court of Appeals.pdf](#)

***** EXTERNAL EMAIL:** This email originated from outside the organization. Please exercise caution before clicking any links or opening attachments. ***

Madame Clerk:

It has come to my attention that opposing counsel in this case wrote the attached letter to you yesterday. In what, surely, must have been an oversight, counsel failed to copy me on that letter – either in the text of the letter or the email distribution.

Nonetheless, as counsel for Appellant Field, I have had an opportunity to review that letter and wish to express my client’s position for the benefit of the Court. While we appreciate the Respondents’ and Receiver’s newfound sense of urgency, we simply cannot agree that oral argument is unnecessary. (See, Plaintiffs’ and Receiver’s fourteen (14) years of litigation in New Jersey that ended in a dismissal with prejudice and no award of costs.) If we agreed with their contention that Chief Justice Toal’s order was “straight-forward”, we would not have bothered to file seventy-three (73) pages of briefs in this case.

We certainly respect whatever decision the Court may reach with respect to its need for oral argument, but our position is unequivocal: Respondents’ and Receiver’s complaint do not create an imperative to dispense with the ordinary analysis the Court uses to determine whether or not oral arguments are necessary.

Respectfully Submitted,

-Micah

Micajah P. “Micah” Caskey, IV
Attorney at Law
Caskey Law Firm, P.A.
146 State Street
West Columbia, SC 29169
(803) 724-3624
micah@caskeylawfirm.com

PRIVILEGED AND CONFIDENTIAL: This electronic message (including any attachments) is intended only for the use of the individual or entity to which it is addressed and may contain information that is attorney-client privileged, may be confidential work product, or may be exempt from disclosure under applicable law. If the reader of this message is not the intended recipient or the employee or agent responsible for delivering the message to the intended recipient, you are hereby notified that any dissemination, distribution, or copying of this communication is wrongful, is strictly prohibited, and may subject you to civil liability. If you have received this communication in error, please immediately notify us by telephone at (803) 724-3624 or by return e-mail, and destroy any copies (electronic, paper, or otherwise) that you may have of this communication.

IRS CIRCULAR 230 DISCLOSURE: To ensure compliance with certain U.S. Treasury regulations, we inform you that, unless expressly stated otherwise, any tax advice contained in this communication (including any attachments) is not intended or written to be used, and cannot be used, for the purpose of avoiding tax-related penalties that may be imposed by the IRS or to promote, market or recommend to any party any tax-related matter addressed herein. In addition, if any such tax advice is used or referred to by other parties in promoting, marketing or recommending any partnership or other entity, investment plan or arrangement, then (i) the advice should be construed as written in connection with the promotion or marketing by others of the transaction(s) or matter(s) addresses in this communication and (ii) the taxpayer should seek advice based on the taxpayer's particular circumstances from an independent tax advisor.

From: Buck Brandt <gbrandt@hbvlaw.com>

Sent: Thursday, August 17, 2023 2:36 PM

To: ctappfilings@sccourts.org

Cc: gconnell@classactlaw.com; stanleytcase@att.net; Jeffrey Dunlaevy <jeff@dunlaevylaw.com>;

'Barbara Smith (BSmith@classactlaw.net)' <BSmith@classactlaw.net>; lfalin@sccourts.org;

siritchie@sccourts.org

Subject: William Tomz v. Capital Investment (5), Case No. 2021-000341

Please find attached our response to Mr. Caskey's e-mail, dated August 16, 2023, in which he advised that he was unavailable for oral argument in the above captioned matter from December 5 through December 8, 2023.

Thank you.

George "Buck" Brandt, III
Henderson Brandt & Vieth. PA
360 East Henry Street, Ste 101
Spartanburg, SC 29302-2646
Direct Line: 864-583-5144
Mobile 864-497-0447
Phone: 864-582-2962 Ext. 107
Toll Free: 877-651-3053
Fax: 864-582-2927
gbrandt@hbvlaw.com